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2002

FOR UTILITY ORIGINAL DECLARATION

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below had to my name, and I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is cought on me inventor of the subject matter which is claimed and for which a patent is cought on me inventor. EntitleD METHOD OF CONTROLLING TRIMMING OF A GATE ELECTRODE STRUCTURE, the specification of which is attached hereto. I hereby sette dut I have reviewed and understand the content of the above identified specification, including the claime, as amended by any amendment referred to I hereby sette dut I have reviewed and understand the content of the above identified by as defined in 37 C.F.R. 1.68. Except as noted below, I hereby eath above. I acknowledge the duty to disorder all information known to me to be marked to patentiability as defined in 37 C.F.R. 1.68. Except as noted below. I hereby eath above. I acknowledge the duty to disorder all information known to patential patential by the content of the state of the patent of the state of the st

PRIOR FOREIGN A Number	PPLICATION(S) Country	Filed	Date First Laid Onen Or Published	Date Patented or Granted	Priority Claimed
PCT international application is in additional to 37 C.F.R. application.	on to that disclosed in such 1.59 which become profits	prior applications, I activow ble between the filing date (. 118(a) or 120 and/or 365(c) of the Ind ion-in-part (CIP) application, insofer as fedge the duty to disclose all informati of each such prior application end the	on knowm to me in bê Mi	Redailo palcababilly 85
PRIOR U.S. PROV	ISIONAL, NONPROVISI	ONAL AND/OR PCT AP	PLICATION(S)	इक्कांड	Priority Claimed
Application Numb	<u>er</u>	Filed		andoned, patented	
further that thase stat Section 1001 of Tale 1 And I hereby appoint with USPTO Customs connected therewith i parsons of their Firm which which first sonde above Firm and/or an	efficiels were made with the file of the United States Code is of the United States Code or No. 00809 individually are and with the resulting patent into that Customer No. and with the resulting patent into that Customer No. are and a stormey of that Firm in writing the case to them and a stormey of that Firm in writing the case is the stormey of that Firm in writing the case is the stormey of that Firm in writing the case is the stormey of that Firm in writing the case is the stormey of that Firm in writing the case is the stormey of that Firm in writing the case is the case of the case	and that such within table or and that such within table or decimal reperty Group, (to with a collectively my abomeys to a collectively my abomeys to a collectively my abomeys to be set and rely on instruction by whomewhich I hereby desire to the contrary.	the and that oil distriments made on it statements and the life so made are paternants may leapenable the validity of whom sill communications are to be the presents this application and to transit to decide from this Contamer No. named the major that it is decided from the Contamer life, can one from and communicate directly without that I have compensed after full discount for the life of the life	the application or any \$2 coad), and persons of the act all sueliness in the Pathess of persons no lenger the are personal acquired a closure to be represented to be represented.	tent based thereon. I firm who are associated but and Trademork Office with their firm, to add new Monte-Virm/ cranization.
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